Acts.213

And be it enacted that the Justices of Dorchester and Queen Liber R. G. Anns Counties shall be and they are hereby respectively impowered upon Application to issue Executions or other Legal Process upon all Dorchester Judgments had and obtained or to be had and obtained in Dorchester and Queen or Queen Anns County Courts against any Inhabitants of Caroline Counties to County and to enforce the same which said Writs shall be directed to the Sheriff of Caroline County and the said Sheriff is hereby the Inhabi-Authorized and directed to serve and return the same to Dorchester tants of and Queen Anns County Courts respectively with the Body or Bodies of the Person or Persons if taken against whom such Writ or Writs shall issue for that Purpose and during the Attendance of the Sheriff of Caroline County at Dorchester or Queen Anns County Courts he shall have a Power to confine in Dorchester or Queen Anns County Goal respectively if he should think it Necessary such Persons as he shall have in Execution but after his Attendance shall be dispensed with by the said Courts respectively he shall then in a reasonable Time remove such Persons as he shall have in Execution to Caroline County Goal there to be kept till legally Discharged.

And be it enacted that in Case any Deeds or Conveyances of Lands [Deeds or or Chattels in that Part of Queen Anns County now included in Caroline County have been or shall be before the Division aforesaid acknowledged according to Law in Queen Anns County the Enrollment or recording thereof within the Time limitted by Law Dorchester either in the County Courts of Queen Anns or the County Court County Courts, beof Caroline shall be good and available the Division aforesaid not- fore the Diwithstanding. And in Case any Deeds or Conveyances of Lands or vision of the Counties, if Chattels in that Part of Dorchester County now included in Caroline enrolled County have been or shall be before the Division aforesaid acknowl- either in edged according to Law in Dorchester County the Enrollment or Anne' Dor-Recording thereof within the Time limitted by Law either in the chester or County Courts of Dorchester or in the County Courts of Caroline Counties, to shall be good and Available in Law the Division aforesaid Not- be good and withstanding.

And be it enacted that the Public and County Levy now Assessed or Levied or to be levied and assessed by the Justices of Dorchester County Court at their Levy Court for the present Year shall and may be collected and received by the sheriff of Dorchester County as well of the Taxable Inhabitants of that Part of Dorchester County which is included in Caroline County as of Dorchester County and collected accounted for and applied in such Manner as the said Public and County Levy would have been collected [or Queenaccounted for and applied had this Act never been made-

And be it enacted that the Public and County Levy now Assessed or Levied or to be Levied and Assessed by the Justices of Queen as if this Anns County Court at their Levy Court for the present Year shall Act had and may be collected and received by the Sheriff of Queen Anns made.]

Tustices of issue Executions against

acknowledged either in Queen Anne's or

[Levies assessed for the present Year by the Justices of Dorchester]

Anne's Counties, to be applied in such Manner